

ONE ENJOYS

Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts cently yet promptly on the Kidneys, Liver and Bowels, clernses the systom effectually, dispels colds, headaches and fevers and cures habitual constipation permanently. For sale in 50c and \$1 bottles by all druggists. WEAL AND WOL IN BUSINESS. CALIFORNIA FIG SYRUP CO.

SAN FRANCISCO, CAL LOUISVILLE, KY. NEW YORK, N.Y.

said the elemt, for the purposes therein set forth:

It is therefore ordered by the Judge of said Court that all persons interested in the estate of said minors appear before the said Probate Court on Saursky, the 30th day of May, 1891, at 10 o'clock in the furence of said day, at the court room of said Probate court, at the Court House, in Provocity, crainty of Utah, to show cause why an order should not be granted to the said grantlin to sell so much of real estate of the said minors as should be necessary.

And that a copy of this order be bublished at least once a week for three weeks successively in The Disparce, a mesopage primed and published in said the County, Utah Territory.

JOSEPH D. JONES.

Dated May 8th, 1891.

Dated April 15, 1801.

or it is therefore ordered, by the Judge of said are much handler.

Most of the stock yard's business is

Dated April 15, 1881

Dated April 15, 1891.

TERRITORY OF UTAM.

COUNTY OF UTAM.

1. V. L. Halliday, Clerk of the Produce Court is and for Utab. County, Territory of Utah, hereby certify that the forezoing is a full, true and correct copy of the original order to show cause, order of sale of real and personal estate should not be made in the estate of James W. Loveless deceased, and now on file and of record in my office.

Witness my hand and the seal of said Production of the Court at my office in Provincing Intelligence of the Utah Court, the Land Advil Advil Clerk of the Probate Court, Utah Ou U. T.

Every person earning money should act when the estate of and not be made in the estate of and not be made in the estate of and not be made in the estate of and not on the and of record in my officed, and now on the and of record in my officed in three public places in the estate of the property of the control of the con

## The Dispatch.

Wednesday May 20, 1891.

The Best Paper in this Section, Calendar for the Month. 1891 MAY, 1891 Su Mo Tu We Th Fri Sat 3 4 5 6 7 8 9

The Brightest Paper in this Section.

10 11 12 13 14 15 16

17 18 19 20 21 22 28

Correspondence of THE DISPATCHE Why is it that so many people are in debt? Is it an impossibility for the people in Utah to pay as they go? We do not believe it readly necessary for the majority of the people in this Territory to live beyond their means. Territory to live beyond their means,
People very often go into debt simply go to this merchant and order
because they can borrow, and never
think about the day when they shall
meet these debts, paying more for
the things they borrow than if they
ind paid for them the time they got
them. We notice if at the chief cause
of the failure of DUNN & CO, was on
account of the people borrowing from
that firm, and not paying, so that no
money could be collected from the
debtors. There is no doubt that
thousands of dollars worth of goods
had been delivered by this firm to their
customers, at their own request, possilly much of which they could easily
have done without. This going into
debt without a grave necessity is a
very pernicious habit. To borrow
simple means to get permission from
the lawful owner, to use his property,
during a specified time or otherwise.
The property borrowed does not, in
the propers ense of the word, belong to
the debtors habour the debtor had never to have man to consider wall before
the hawful owner, to use his property,
during a specified time or otherwise.
The property borrowed does not, in
the propers ense of the word, belong to
the debtors habour the debtor he has only the sametion
to the heaven of the simply of this merchant and order
the thousands of dollars' worth of goods
had been delivered by this firm to their
customers, at their own request, possilly much of which they could easily
have done without. This going into
debt without a grave necessity is a
very pernicious habit. To borrow
simple means to get permission from
the lawful owner, to use his property,
during a specified time or otherwise.
The property borrowed does not, in
the proper sense of the word, belong to
the debtor he has only the sametion
the heaven he had not been been to the man to consider wall before
the heaven of the residue of distribution of
the residue of said extent amount
to the main that the day of the called "going
into debt," as the merchant of banker
to the failure of DUNN & CO, was on
the failure o In the matter of the estate of Liewelyn, John A. and Amie B. Thomas, minor. Edward P. Jones the guardian of the estate of Liewelyn, John A. and Amie E. Thomas, enhors, having filed his petition berein praying for an order of sale of all the real estate of said decedent, for the purposes therein set forch. Transform of Ctar. 48.

COUNTY OF CTAR. 48.

Ly L. Halliday, Clerk of the Probate Court in and for Tush County. Territory of Utah, bereby certify that the foregoing is a full, true and correct copy of the original correct observed custs why order of sale of real estate should not be made of the estate of Liewelm, John A. and Amile E. Thomas, miners," and now on file and of record in my office.

Witness my hand and seal of said Probate witness my hand and seal of said property borrowed does not, in the lawful owner, to use his property borrowed downer, to use his property borrowed does not, in the property borrowed does not, in the lawful owner, to use his property borrowed downer, to use his property borrowe owner where and whenever he c for it. To explain more fully: A

PROBATE NOTICE—IN THE PROBATE Court, in and for Utab County, Terriory of Utab. In the matter of the estate of Niels P. Madsen, decessed. Order appointing time and phace for settlement of final account and to hear petition for distribution.

On reading and filing the petition of August Swensen, executor of the estate of Niels P. Madsen, decessed, estims forth that he has filed his floal account of his solutinistration upon said estate in this Court; that all the debts of said estate have been fully paid, and that a portion of said estate have been fully paid, and that a portion of said estate have been fully paid, and that a portion of said estate have been fully paid, and that a portion of said estate have been fully paid, and that a portion of said estate in this Court that all persons interested in the estate of the said Niels P. Madsen, decessed, he and appear before the Probate Court of the County of Utah, at the court room of said Court, in the County Court House, on the 18th day of May, 1891, at 10 octoors, and the said state among the heirs of the said state among the heirs of the said state among the heirs of the said that a count that of distribution of the residue of said estate among the being of the said state among the heirs of the said that the court room of said Court, in the County Court House, on the 18th day of May, 1891, at 10 octoors, and the said estate among the heirs of the said that the court room of said court, in the County Court House, on the lath day of May, 1891, at 10 octoors, and the said estate among the heirs of the said that the court room of said court, in the County Court House, on the lath day of May, 1891, at 10 octoors, and the said estate among the heirs of the said the debts of said estate among the heirs of said court in the court of the co and Nois P Assissan deceased, according

as to he pessed in these people places in

county and a roby of this order to be
defined in This Dispaying a mesupoper
defined in This Dispaying a mesupoper
defined receivabled in I this County, four
deceasively prior to said is day of May.

Joseph D. Joses.

Money in all its forms is simply a

Probate Judge. representation of wealth. Whether it be government or national bank notes, checks, drafts or orders, and even gold and silver coins, all are a one of UTAR.

1. Hallday, clerk of the Probate Court for Clab County, Therringry of Utab certify that the foregoine is a full, true surface copy of the original order apartime and plane for settlement of final true and to home petition for distribution it and to home petition for distribution centure of Nisis P. Madsen, decrased, and except as an exchanging medium. It is not suitable material for the con-Winess my band and the seniors of Probate [SEAL] To deal of April A. B. 1891.

Clerk of the Probate Court. Utah Co., U.T. copper, and wood, are better fit for macounery, or anything else, from copper, and wood, are better fit for that, but through long usage and custom, gold and silver have, as chemical through the control of th PROBATE NOTICE—TERRITIONY OF USE IN The Probate Court in and for said county. In the Probate Court in and for said county. In the matter of the estate of James Loveless, decreased.

Order to show cause why order of sale of I almes Loveless, decreased, having James a Loveless, the administrator of the estate of James W. Loveless, decreased, having field his petition herein praying for an order of sale of a part of the real and personal estate, of said decedent, for the purposes therein set forth:

To is therefore ordered, by the Judge of said Court that all persons interested in the estate of said deceased, appear before the said Probate Court on Saturday, the 10th say of May, at the Ooutr on Saturday, the 10th say of May, at the Court room of said Probate Court, at the Court House, in Provo City, County of Utah, to show cames why an order should not be granted to the said administrator to sed so much of root estate of the said deceased Jaures M. Loveless, as should to meessary.

And that a copy of this order be paralleled at least once a week for four weeks successively in The Disparce, a newspaper printed and published in said Can County, Utah Territory.

Dated April 15, 1801.

The John Persons in the county of the form of checks and drafts, Probate Judge.

Dated April 15, 1801.

have a bank account, and all money earned should be deposited as soon as received. "Many a little makes a much," therefore the small deposts are necessary. All helps. A person who has a bank account should never pay has a bank account should have the

on some trading store. In such cases there is no money to deposit in the banks. What shall we do then? is the next question, and the answer is this; deposit all your earnings and your produce in some reliable general store, and keep an account there, as you would in a bank. Do not buy a little here and a little there, but deposit everything you sell or exchange in the one store, no matter how little such deposit may be. If it be a dozen of eggs, or pound of butter, let it all be entered on the books. This is the best and safest way in dealing, both for the individual and for the store, We have not as yet heard of any firm structly adhering to this business principle ever failing. And why? Simply because the storekeeper knows very closely how much business each of his istomers do in the year, and hence knows just how much it is safe to trust him, and consequently only trusts him with such things as he really needs, The storekeeper also knows what kind of goods and how much of each kind he hould have on hand. He is not under the necessity of loading his shelves with goods that he can not positively sell for a year or two. When his customers need anything that he does not keep in stock, on be-ing notified be can order it from the wholesale bouse where he does his trading. Thus there is comparatively no risk on either side. When a man needs anything, there is no need of him going from store to store, or from town to town, to enquire for it; he can simply go to this merchant and order

of a wise man to consider wall before condemning, or adopting. "He that judgeth before he knoweth is not

## SUMMONS.

SUMMONS.

In the district of the territor of Utah Utah county. Mary Malcolm, plaintiff vs. Archibald Malcolm, defendant.

The people of the territory of Utah send greeting to Archibald Malcolm, defendant.

The people of the territory of Utah send greeting to Archibald Malcolm, defendant.

You are hereby required to appear in an action bronght against you by the above named plaintiff, in the District Court of the First Judicial District of the territory of Utah, and to answer the complaint flied therein, within ten days exchasive of the day of services after the service on you of this summons—If served within this county; or, if served out of this county, but in this District, within twenty days; otherwise within forty days—or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to obtain a decree of this Court, dissolving the bonds of matrimony beneforers and now existing between the plaintiff and you, said defendant, on the stronger of the bonds of matrimony beneforers and now existing between the plaintiff and you, said defendant, on the stronger of the county of the send probate Court, at the Court House in Provo City, County of Utah to show a cause why order of Sale of the Estable of Niels Jorgensen, deceased. Order to show cause why Order of Sale of the First Judicial District of the territory of Utah in the matter of the estate of the said deceased. National decourts in the county, that forth, in the matter of the estate of the said deceased. National decourts in the county, that for the foreign of the probate Court, at the Court House in Provo City, County of Utah to show any of the said decays of the probate Court, at the Court flows in Provo City, County of Utah to the said decay of November, 1886, disregarding the solemnity of vour marriage vow, wilfully and without cause desert and abandon plaintiff and to live separate from her, without any of the probate Court, and the probate Court in the said conserved and abandon plaintiff and to li

B. Bachran, Jr., Deputy Clerk,

PROBATE NOTICE—IN THE PROBATE
Court, in and for Unab County, Territory
of Unab. In the matter of the Estate of William J. Stewar, deceased, Order appointing
time and place for settlement of final account
and to bear petition for distribution.
On reading and filing the petition of Nel
Stewart administrator of the estate of William J. Stewart, deceased, exting forth that he
has filed his final account of his administration
upon said estate in this Court; that all the
debts of said deceased have been fully paid,
and that a portion of said estate remains to be
divided among the heirs of said deceased, and
oraying among other things for an order allowing said final account and of distribution of
the residue of said estate among the persons
entitled.

It is ordered that all persons interested in

kept in the form of checks and drafts, the gain in the aggregate would be trementious. The great stream of theory is increased by the free use of checks. The individual deposits make many small streams, that swell the great ocean of currency at the money centers.

Every person earning money should have a bank account, and all money earned should be deposited as soon as office of the treatment of said william J. Stewart, deceased, be and appear before the Probate Court of the County of Utah, at the court come of said every in the fixth day of June 1891, at 16 o'clock a method the residue of said william J. Stewart, deceased, according to law.

It is referred that all persons interested in the estate of the said william J. Stewart, deceased, be and appear before the Probate Court of the County of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the county of Utah, at the court count of the county of Utah, at the court count of the county of Utah, at the court count of the County of Utah, at the court count of the Lounty of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the County of Utah, at the court count of the County Court House, on the sixth day of June 1891, at 16 o'clock a method the county of Utah, at the count count of the County Court House, on the sixth day of June 1891, at 16 o'clock a method the county of Utah, at the count count of the County Court House, on the sixth day of June 1891, at 16 o'clock a method the county of Utah, at the county count of the County Court House, on the sixth day of June 1891, at 16 o'clock a method the county of Utah, at the county count of the County Court House, on the sixth day of June 1891, at 16 o'clock a method to the said will an at the county of the said will and the county of Utah, at the county count of the coun

aw. It is further ordered that the Clerk cause

## GIVEN AWAY Noues' Meat Narket

Book. There is a semething wanted to be known mout the home. and many a dollar is saved in knowing that "something." W. H. GRAY &

With every Ten Dollars' worth of goods purchased at their store, a valuable "Compendium of Cookery." a work comprising two volumes in one, 315 pages being devoted to rooking, and the balance of the elegant work to

Be sure and deal "ith this firm to the amount of \$10 and secure out of these

treasure troves.

PEOBATE NOTICE—IN THE PROBATE Court in and for Utah county, Territory of Utah.—In the matter of the estate of Thomas Fenn, deceased, Order appointing time and place for settlement of final account.

Targettory of UTAH, | 88.
COUNTY OF UTAH, | 88.
LY L. Halliday, Clerk of the Probate Court in and for Utah county, Territory of Utah hareby certify that the foreroing is a full, true and correct copy of the original order appointing time and place for settlement or Umal account and to hear pettlement of Imal Probate of Thomas Fenn, deceased, and now on file and of second in my office.
Witness my hand and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | SEAL | Ital and seal of said Probate | It

gensen, deceased, and now on lile and of recording office.

Witness my hand and seal of said Protant Court at my office in Provo City, this 14th day of May, A. D. 1891.

of May, A. D. 1891.

[SEAL.] V. L. HALLIDAY.

Clerk of the Probate Court, Utah Co., U. 7

the First Judicial District, in and for the territory of Utah, this 15th day of May, in the year of our Lord one thousand eight hundred and ninety-one.

H. H. HENDERSON, Clork, by B. BACHMAN, Jr., Deputy Clerk, Kink & Houtz, attorneys for plaintiff.
The above summons is hereby ordered to be putdished in The Disearch twice a week for four consecutive weeks.

Attest: JOHN W. BLACKBURN, Judge.

NOTICE TO CREDITORS.—IN THE PRObate Coart in and for Utah county, Territory of Utah. In the matter of the estate of
Niels Jorgensen, decensed. Notice is hereby
given by the understand administrator of the
estate of Niels Jorgensen, decensed, to the
creditors of and all persons having claims
analist the said decensed, to exhibit them with
the necessary vouchers within four months after the first publication of this notice to the
said administrator. Marias Grubanson,
Administrator of the estate of Niels Jorgensen, decensed.
Santaorin, Utah, May 13, 1891. Santaquin, Utah, May 13, 1891.

NOTICE TO CREDITORS—IN THE PRObate Court in and for Unit county, Territory of Unit. In the matter of the estate of
wm. and Mary Waniass, deceased. Notice is
hereby given by the undersigned administrator of the estate of wm. and Mary Waniass
deceased, to the creditors of and all persons
having claims against the said deceased, to
exhibit them with the necessary vouchers
within four months after the first publication
of this notice to the said administrator.

THOMAS R. C.THER,
Administrator of the estate of wm. and
Bary Waniass, deceased. Mary Wanlass, deceased. Lent, Utah, May 13, 1991.

Dissolution of Pahtnership—The partnership hereto exis ing between A. J. Shores, Samuel Page and V. A. Colvib, all of the city of Payson, in the County and Teritory of Utab, is this day dissolved by nutual consent, A. J. Shores and Samual L. Page, retiring from said business The said business will be conducted at the old stand by the said W. A. Colvin, Newton I. Harper and Beverly D. Harper, under and by the name and style of Harper & Colvin, who will collect all accounts due to, and assume all obligations owing by the said A. J. Shores, Samuel L. Page, and W. A. Colvin, see A. J. Shores & Co.

Samuer, I., P. Gr A. J., Shoots, Wm. A. Colvin, Payson, Utah, April 11, 1891

NOTICE OF DISSOLUTION.—THE PHIM O'TICE OF DISSOLUTION.—THE FIRE STATE before existing onder the firm name of Ecristian & Malmquist has this day been made and the state of the first and the state of the first and the state of the late of the first and the state of the late firm.

Date 3.8 Provo, April 5. 1891.

IMPORTANT TO LADIES ONLY.

We want a hely in every county to establish a corset partor for the saie of Dr. Niehols Celebrated - piral. Spring Corsetts and Caspa surranted agent to break, will outwart any three ordinary cereers. Wages 480 to 375 per month and expenses; we furnish complete stock on consignment.

Settlements monthly: position permanent, 3500 outfit free; incluse 15 cents stamps to pay postage, etc. Address with reference. postage, etc. Address with references, C. D. NICHOLS & CO., 25 East 14th St. New York.

ALL KINDS OF

Executed in the

DISPATCH JOB DEPARTMENT

(Two doors west of Dunn & Co.)

Beef, Mutton, Pork, Veal,

Sausage Meat,

GASH PAID FOR FAT CALVES. Fletcher & Alexander,

CONTRACTORS AND BUILDERS

FIFTH STREET, Between I and J. Provo. - - - UTAH, All kinds of contract work done to Estimates given on all kinds of work.

If you want a stock to select from call on

Where you can find them IN LL SHADES AND COLORS. GLASSWARE,

QUEENSWARE, HARDWARE, CHINAWARE, And Every Other Ware.

Come and See Me. don't care if you don't want anything COME ANYHOW.

Furniture,

Carpets, Wall Paper, And all kinds of

Musical Goods. - UTAH.

PROVO, UTAH.

FLOUR AND FEED. CASH PAID FOR WHEAT W. HOOVER

MANAGER IITAH COUNTY COLLECTING BUREAU. Accounts Audited and Collected, and Commis

A. A. NOON, Mgr., P. O. Box 157, Provo, Utah.

E. LUND, ARCHITECT AND BUILDER, Office No. 30 Centre street, Provo.

PLANS AND SPECIFICATINS OF ALL Clas es of Buildings Prepared and Gons al Supervision of Buildings. Picturesque Homes a Specialty.





SAVE YOUR CHILD'S LIFE! If your list one should be taken 18-BIGHT with Membran ous Group, at would you do? What physician could save its libe? House

Beldin's CROUP Remedy
Is a trategora, harmone pressor, and is the only asfoguard. In
the power is harmone pressor, and is the only asfoguard. In
the power is has never failed. Order NOW from your drugglas
as from his. Price, loc. A sample provide by mail for the.
THE BR. BELDIN PROPRIETARY SO., JAMAICA, H.T.



# SPANISH FORK

# Co-operative Institution.

-MANUFACTURERS OF-

HARNESS, BOOTS and SHOES,

-DEALERS IN-

DRY GOODS, GRACERIES.

G. D. SNELL, President.

HARDWARE, CLOTHING,

JOHN JONES, Superinter dent.

Talk About Paints! FURNITURE, FANCY NOTIONS, FARMING IMPLEMENTS, ROLLER MILL FLOUR, GRAIN.

# First National Bank.

PROVO CITY, UTAH.

T. R. CUTLER, Vice-President,

Paid in Capital, Surplus, A. O. SMOOT, President.

\$50,000

W. H. DUSENBERRY, Cashier. C. A. GLAZIER, Assistant Cashier.

DIRECTORS: S. S. JONES. JOHN C. GRAHAM, WALTER R PIKE II. H. CLUFF, J. P. R. JOHNSON.

Safe Deposit Vaults, Absolutely Fire Proof. Rents \$3 to \$15 per Year. Receives Deposits Payable on Demand. Collections Sent Us Receive Prompt Attention and Remitted at Lowest Rates. CORRESPONDENTS:

National Park Bank. Salt Lake City, Descret National Bank

(THE LEADING DRUC HOUSE OF UTAH)

Invite every person to call, where they will find the mest COMPLETE STOCK OF DRUCS

In the Territory. PRESCRIPTION TRADE A SPECIALTY.

## E. C. HENRICHSEN.

CELEBRATED BOSTON BEAN POIS. TERRA COTTA BORDERS FOR LAWNS AND GARDEN WALKS.

ALL KINDS OF EARTHENWARE KEPT IN STOCK

THE JOBBING TRADE SUPPLIED. CASTLE GATE COAL!

Pleasant Valley Coal.

\$4.75 PER TON.—FOR SALE ALWAYS AY—DELIVERED \$5.25 Smoot & Deal's Coal Yard, Rio Grande Depot. Leave Orders at or Telephone to the Provo Commercial and Savings

SMOOT & DEAL.

## Boston Lumber Co.,

Lumber, Shingles, Lath, Doors and Window, Native Red Pine.

CALL FOR PRICES. Yard 1 block North of U. P. Depot.

## SUN FOUNDRY & MACHINE SHOP

Manufacturers of Steam Engines, Boilers, Pumps, Brass and Iron Castings, Castings for Store Fronts, Iron Work for Jails, Bridges and Buildings.

Wrought and Cast Iron Fencing, Boiler Repairing a specialty.
All kinds of PLU MBING, GAS and STEAM FITTING attended to.
Manufacturers and dealers in Stevm Heaters for public and private buildings, Devey's Patent Tubular Iron Wheelbarrows for Miners and Farmers. Cash paid for old Cast Iron. P. O. Box 178. Half block west of West Co-ep. C D. MOORE, Superintendent.

Gragents for Laffel Steam Engines and Water-Wheels.

HENRY WAGENER, California Brewery EMIGRATION CANYON.

LAGER BEER. Bottled Beer a Specialty WHOLESALE

Office and Depot, 17 and 19 East 2d South St., SALT LAKE CITY, UTAH.